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10/10/2015

# Retail Installment Contract and Security Agreement

Seller Name and Address CARVANA, LLC 63 RIERGE RD WINDER GA 30680-7280 Buyer(s) Name(s) and Address(es) Amanda Leigh Rodgers 724 Buffalo St Franklin PA 16323

Sumr	narv	
No.		
Date	06/12/2020	

	Truth-In-Lending Disclosure						
Demo Waterman	Annual Perce The cost of your corrections of the cost of your corrections of the cost of your corrections of the cost of the c	redit as a yearly	Finance Charge The dollar amount the credit will cost you.	Amount Finance The amount of credit pro you or on your beh	vided to	Total of Payments The amount you will have paid when you have made all scheduled payments.	Total Sale Price The total cost of your purchase on credit, including your down payment of
Demo Waterman	t (http://www.imagepdf.com/) 19	9.973 %	\$12,477.26	\$18,140.80		\$30,618.06	\$6,200.00 \$66,818.00
Demo Watermar	Payment Schedu No. of Payments (http://www.imagepdf.com/) 68 1 N/A	Amount of Payr	ments When Pays 445.00 mo	ments are Due nthly beginning 07/1 13/26	3/20		
Demo Watermai	Security. You are giving us a security interest in the Property purchased.			6 of the part of the payment that is			
Demo Watermar	Prepayment. If you pay off this Contract early, you will not have to pay a penalty  "Contract Provisions. You can see the terms of this Contract for any expension about nonpayment, breaking the terms of this Contract, any required repayment before the scheduled date, and prepayment refunds and penalties.				equired repayment before the		
Demo Waterman	Buyer Restrictions. If you do not meet this Contracts obligations. Four may lose the property that you bought in this sale.  **Description of Propert**						
	Year 2016	Make Lexus	Modeł NX	Style Sport Utility		Vehicle Identification Number JTJYARBZ2G2039801	Odometer Mileage 51107
Demo Waterman	Other:    Variable   V						
Demo Watermai	Description					reement	
Demo Watermai	N/A N/A  N/A  N/A  N/A  N/A  N/A  N/A  N	N/ N/		paym is fig	ent schedu ired at the	promise to pay us the Amount Financed le as provided in the <i>Truth-in-Lending L</i> Annual Percentage Rate on the unpaid nce Charges accrue on a daily basis. E	Disclosure above. The Finance Charge I part of the Amount Financed until
	N/A  Conditional Delivery			order Amou	order that we determine, to earned and unpaid Finance Charges, to the unpaid part of the  Amount Financed, and to other charges and amounts you owe under this Contract. You agree to pay late charges as provided in the <i>Truth-In-Lending Disclosure</i> . You also agree to		
	securing financing (	" <i>Agreement</i> ") app	ed, you agree that the following agr lies: N/A The Agreement is part of th	eement regarding		al amounts according to this Contract' and agree that some payments to third	
	Agreement will no I	onger control afte	r the assignment is accepted. If the and the Contract, the terms of this	re are any conflicts may i	nvolve mor	ney retained by us or paid back to us as t. You also agree to pay or apply to the	s commissions or other remuneration.

apply.

Retail Installment Contract-PA
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Wolters Kluwer Financial Services © 2015

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Amount Financed.

date of this Contract, any cash, rebate and net trade-in value described in the Itemization of

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It	emization of Amount Financed		Insurance Disclosures	
no Watermark (http	//www.imagepdf.com/) Cash price of motor vehicle	\$ 21,590.00	Credit Insurance. Credit life insurance and credit disability insurance	
1 b.	4 220 80		obtain credit and are not a factor in the credit decision. In general, if y insurance pays the unpaid part of the amount financed, assuming your	
1 c.	Accessories and installation	\$ 0.00	time. In general, credit disability insurance pays the scheduled paymen	
	Delivery charge	s N/A	Contract while you are disabled. This insurance does not cover any inc	
no Watermark (http 1 e.	//www.imagepdf.com/) N/A	s N/A	payment or in the number of payments. The policies or certificates issues insurance companies may further limit the coverage that credit life or	ued by the named credit disability
	N/A	\$ N/A	NI/A insurance provides. You will not receive credit life insurance and credit disability in	t disability insurance
1 g.	N/A	NI/A	unless you sign and agree to pay the additional premium. If you want s will obtain it for you (if you qualify for coverage). We are quoting below	
1 h.	N/A		you have chosen to purchase.	,
no Watermark (http	"//www.imagepdf.com/) Total Cash Price of Motor Vehicle (1a thru 1h)	\$ 23,510.80	Credit Life	
	Trade-in allowance	s 0.00	☐ Single ☐ Joint ☐ None	
	Less: Amount owing paid to:	s 0.00	Premium \$ N/A Term	N/A
25.	N/A	·	InsuredN/A	
o Watermark (http	//www.imagepdf.com/) Net Trade-In (2a minus 2b)	s 0.00		
2d.	Plus cash payment	\$ 6,200.00	Credit Disability	
2e.	Plus manufacturer's rebate	\$ 0.00	☐ Single ☐ Joint ☐ None	
	Plus (Other) N/A	s N/A	Premium \$ Term	N/&\
	Total Down Payment (if negative, enter \$0	s 6,200.00	Insured N/A	
۷.	and see 4a.)	\$	You want the credit insurance coverages indicated.	
3.	•	\$17,310.80		
	Unpaid Cash Price Balance (1 minus 2)	9 0.00		A.//A
4a. no Watermark (http	Prior credit or lease balance payment on "Market in (paid to same as 2b.)"	\$		N/A
41	•	s 0.00	Ву:	DOB
4b.	Insurance premiums paid to insurance company(ies)	\$ 0.00 \$ 135.00		j.
4c.	Paid to Public Officials (incl. filing fees)	Y		
4d. no Watermark (bith	(Optional) Service Contract paid to: //www.imagept似如 for N/A	\$N/A	N/A	N/A
io rraisinian (mp			By	DOB
4e.	(Optional) Service Contract paid to:	\$		
	N/A			
	Optional Gap Waiver (Debt Cancellation)			
no Watermark (http	paid to seller	\$	N/A	N/A
4g.	Transit Charge pd to Carvana	\$ 590.00	Ву:	DOB
4h.	N/A pd toN/A	şN/A		
4i.	N/A pd toN/A	\$ N/A	Property Insurance. In general, property insurance pays for the repai	
no Watermark (http	//www.imagepdf.Nh/A pd toN/A	\$ N/A	the Property if it is damaged, destroyed, or stolen. See the policies or coverage limits and other terms and conditions. You must insure the Pr	
4k.	N/A pd te N/A	N/A	Contract. You may provide the insurance through existing policies. You	. , .
41.	N/A pd_texN/A	N/A	insurance by purchasing it through any insurance company allowed by	
4m.		\$ N/A	Pennsylvania or in the state in which the Vehicle is registered and title	d. The deductible
no Watermark (http: 411.	//www.imagepottsun/A pd to N/A	\$N/A	amount for the insurance may not exceed \$1,000.00	If you
40.	N/A pd to N/A	\$ N/A	get insurance from or through us you will pay \$ N/A	4 for
4p.	N/A DE TO	s N/A	N/A	
4.	Total Other Charges and Amounts Paid		of coverage.	
no Watermark (http	"Yo Othe San Your Sanalf (4a thru 4p)	s 1,420.00	This property insurance premium is calculated as follows:	
5.	Amount Financed (3 + 4)	\$ 18,140.80	S N/A Deductible, Collision Cov. \$	N/A
6.	Finance Charge	\$ 12,477.26	Seductible, Comprehensive \$	N/A
7.	Time Balance (5 + 6)	\$ 30,618.06	Fire-Theft and Combined Additional Cov.	N/A
	emay retain or receive a portion of any		N/A	N/A
YVY	e may retain of receive a portion of any	amount paid to others.		
			Liability insurance coverage for bodily injury and motor vehicle others is not included in this Contract unless checked and indica	
			others is not included in this contract unless checked and indica	teu.
			The property insurance must protect against loss and physical damage	
no vvalermark (nitp	://www.imagepdf.com/)		as beneficiary on the insurance policy. We may require additional secu	
			you to use insurance proceeds to repair or replace the Property. You w	ill pay all amounts
	[This area intentionally lef	t blank.]	that insurance does not cover.	
			If you fail to obtain or keep insurance or to name us as beneficiary, we	may obtain
no Watermark (http	://www.imagepdf.com/)		insurance to protect your interest and our interest in the Property. We	
			insurance to the amount you owe us. Any amount we pay for insurance	•
			This amount will earn finance charges from the date paid at the rate d	escribed in the
			Payment section until paid in full.	

Demo Watermark /http://www.imagendf.com/

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Exhibit A Page 3 of 7

06/12/2020

the designated custodian

## Additional Protections

Type managed common of the following voluntary protection plans. They are not required to obtain credit, are not a factor in the credit decision, and are not a factor in the terms of the credit or the related sale of the Vehicle. The voluntary protections will not be provided unless you sign and agree to pay the additional cost.

o Waterman Youth Marking nature: below means that you want the described item and that you have received and reviewed a copy of the contract(s) for the product(s). If no coverage or charge is given for an item, you have declined any such coverage we offered.

Demo Watermark (http://www.imagepdf.com/)	N/A	months	
Price	ş N/A		
Coverage	N/A	N/A	
Demo Waterman No Antional Gap Wai	ver (Debt Cancell	ation)	
Term	69	months	
Price	\$	695.00	
Coverage	Gap Cov	verage	
emo Watermark (http://www.imagepdf.com/)			
Term		N/A	
Price	\$	N/A	
Coverage		N/A	
Demo Watermark (http://www.imagepdf.com/)			

By: Amanda Leigh Rodgers

Date

Welenmark (Intel //www.imagepdf.com/)

N/A

Modermark (http://www.imagepdf.com/)

By:

N/A

N/A

N/A

Date

## Addition and area of the Sales Aureement

Definitions. "Contract" refers to the Retail Installment Contract and Security Agreement. The pronouns "you" and "your" refer to the Selver signing this Contract, and any guarantor, cointly and individedly. The pronouns "we", "us" and "our" refer to the Seller and any enable to which it may transfer this Contract. "Vehicle" means each motor vehicle and each bed in the Bescription of Property section. "Property" means the Vehicle and all other property describes to the Bescription of Property and Additional Protections sections. "Heavy commercial motor vehicle" means a new or used motor vehicle (other than a recreational vehicle) that is a truck or truck tractor having a manufacturer's gross vehicular weight of 13,000 pounds or more, or a semitrailer or trailer designed for use in combination with the truck or truck tractor.

Purchase of Property. You agree to purchase the motor vehicle (Vehicle) and services described in the Description of Property section from Seller. You also agree that the purchase of the Property on credit takes place at the Seller's licensed location identified at the top of page 1 of this Contract. You agree to purchase the Vehicle from us on the terms of this Contract and security agreement (Contract). You understand that we are selling you the Vehicle in its present condition.

Total Sale Price. We gave you the opportunity to purchase the Vehicle and described services for the Total Cash Price or the Total Sale Price. The Total Sale Price is the marketal price of the Total Sale Price is the particle of time. You are purchasing the items over a period of time.

The **Total Sale Price** shown in the **Truth-in-Lending Disclosure** assumes that you will make all payments as scheduled. The actual amount you will pay will be more if you pay late and less if you pay early. This may cause your final payment to be more or less than

the scheduled amount, or, at our option, we may require more or fewer payments of the scheduled amount with an adjusted final payment.

We charge and collect finance charges. These charges are not more than state or federal law allows. If you pay a finance charge or fee that is more than state or federal law allows, we will apply the charge or fee first to reduce what you owe and refund any excess to you.

You agree that the Property will not be used as a dwelling.

**Prepayment.** You may prepay this Contract in full or in part at any time without penalty. Any partial prepayment will not excuse any later scheduled payments. If we get a refund of any unearned insurance premiums that you paid, you agree that we may subtract the refund from the amount you owe, unless otherwise provided by law.

**Governing Law and Interpretation.** This Contract is governed by the law of Pennsylvania and applicable federal law and regulations.

If any section or provision of this Contract is not enforceable, the other terms will remain part of this Contract. You authorize us to correct any clerical error or omissions in this Contract or in any related document.

Any provision that appoints us as an agent is not subject to the provisions of 20 Pa.C.S.A. Section 5601 *et seg.* (Chapter 56; Decedents, Estates and Fiduciaries Code). We, by exercising any of our rights under this Contract, do so for the sole benefit of s.

Name and Location. Your name and address set forth in this Contract are you exact legal name and your principal residence. You will provide us with at least 30 days reasce before you change your name or principal residence.

Telephone Monitoring and Calling. You agree that we may from time to troe conitor and record telephone calls made or recorded by us or our agents regarding your account to assure the quality of our service. It order for us to service the account or to collect any amounts you may owe, and subject to applicable law, you agree that we may from time to time make calls and send text messages or through the use of an automatic diality device at any telephone number you provide to us in connection with your account including a mobile telephone number that could result in charges to you.

Breaking the Terms of this Contract. You agree that the following are additional terms of this Contract. You will have broken the terms of this Contract if you fail to perform any obligation that you have undertaken in this Contract, except as prohibited by law.

If you break any of the terms of this Contract, you agree to pay our costs for collecting amounts owing, including court costs and fees for repossession, repair, storage and sale of the Property securing this Contract. In addition, you agree to pay reasonable attorneys' fees to the extent permitted by law if the Property is taken through legal action.

If there is more than one of you and any one of you breaks any agreement made in this Contract, we may exercise our rights against each of you or all of you.

Seller's Rights. If you break any of the terms of this Contract, we have all of the remedies provided by law and this Contract, subject to any opportunity to cure we may offer and you may exercise. Those remedies include:

- We may pay taxes, fees, expenses, or charges on the Property or make repairs to the Property if you have not done so. We are not required to do so. We will add any amount we pay to the amount you owe us, as allowed by law. This amount is due immediately. This amount will earn finance charges from the date we paid it at the rate described in the *Payment* section until paid in full.
- We may require you to make the Property available to us at a place we designate that is reasonably convenient to you and us.
- We may immediately take back the Property by lawful means. In taking the Property, we may not unlawfully enter onto your premises or cause a public disturbance.
- We may sell the Property. We may apply amounts we receive as provided by law to our reasonable expenses and then to your obligations.
- Except when prohibited by law, we may sue you for additional amounts if the proceeds of a sale do not pay all of the amounts you owe us.

We may take any or all of the actions described above. Our decision not to take any of the actions does not mean that we have lost the right to take any of the actions in the future. In addition, we may require you to pay us immediately, the remaining balance of the amount financed, finance charges and all other agreed charges if you do any of the following:

- You fail to pay one or more installment payments under this Contract.
- You fail to pay taxes levied against the Property.
- You fail to furnish proof of payment of taxes levied against the Property.

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Exhibit A

### Exhibit A Page 4 of 7

You use the Property for illegal purposes.

**ማ**ሃዕዊ ዋበể ዋወን bankruptcy.

You intentionally provide fraudulent and misleading information on a credit

We will mail to your last known address any required notice of intended sale or transfer of "the property from agree that notice is reasonable if mailed to your last known address, as reflected in our records. You agree that notice mailed 15 days before the intended sale or transfer (or such other period of time required by law) is reasonable.

You agree that we may take personal property left in or on the Property subject to your right to recover the personal property.

If the Property has an electronic tracking device, you agree that we may use the device to find the vehicle.

Buyer's Rights and Duties. If we have taken back the Property, we may, at our option, return the Property to you if you pay all past due installments, late charges and our costs in retaking the Property, to the extent allowed by law. Your opportunity to get back the Property ends when we sell the Property.

You agree to pay for the costs of a lawsuit allowed by law if we take the Property through legal action. If we retake the Property other than through a lawsuit, you must pay the expenses for taking, repairing, and storing the Property as allowed by law. We may only collect these expenses from you if more than 15 days passed from the day you broke the terms of this Contract to the day we took the Property.

Statement of Account. At your request, we will provide you with a statement of your account showing information about your payment firstory, including the dates and amounts of payments you have made and any other credits and charges to your account. It will also provide information about future payments and any other information required by law. We will provide you with one statement of account free of charge. We may charge you a reasonable fee as allowed by law for any additional statements that you request. You can request, and we will provide, a statement of account at any time until one year after this Contract ends.

Each and Every Buyer Responsible. Each of you who signs this Contract agrees to say this Contract according to its terms. This means the following

- You are responsible for paying amounts owed over this Contract even if another of you has signed this Contract.
- We may hold any of you responsible for anying this sourcect, even if we choose to give up our right to hold as other of you requansible
- We may give up our integrat in the Property and each of agu is still responsible for paying this Controls.

  Demo Watermark (http://www.imagepidt.spir/)
  - ◆ If we give up any of our rights, it will not affect your responsibility to pay this
  - If we extend new credit is renew this Contract, it will not affect your responsibility to pay this Contract.

Warranty. Warranty information is provided to you separately.

Additional Rights. If you encounter a problem, you may have additional rights under the Unfair Trade Practices and Consumer Rrotection Law, which is enforced by the Pennsylvania Office of Attorney General, Bureau of Consumer Protection.

## Security Agreement

Demo waterman Security hage according us a security interest in the Vehicle. You also give us a security interest in all attachments, accessories, and equipment installed or placed in or on the Vehicle. We refer to the Vehicle and any items installed or placed in or on the Vehicle as Property. You also give us a security interest in the proceeds of the Property. Our interest will not extend to consumer goods unless you acquire rights to the goods within 10 days after we enter into this Contract or the goods are installed in or affixed to the Vehicle. You assign and give a security interest in proceeds and premium refunds of any insurance and service contracts purchased with this Contract.

## Buyer's Responsibilities Towards Property. You agree to the following:

- You will defend our security interest in the Property against anyone who claims to have an interest in the Property. You will do whatever is necessary to keep our claim to the Property ahead of the claim of anyone else. Our claim to the Property comes ahead of the claim of any of your other creditors. You agree to sign any additional documents to provide us with any additional information we may require to protect our security interest in the Property.
- You will keep the Property in your possession and in good condition. You will only use the Property for its intended and lawful purposes.
- You agree not to remove the Property from the U.S. without our prior written consent.
- You will not put the Property up for sale without written permission from us. You will not transfer any rights in the Property without first getting our written permission.
- You will pay taxes, fees and expenses on the Property when due.
- You will notify us of any loss or damage to the Property.
- You will provide us reasonable access to the Property for the purpose of inspection. We may lawfully enter and inspect the Property.

Insurance. You agree to buy insurance on the Property against risks and for the amounts we reasonably require. In addition:

- You will name us as loss payee on any such party.
- We may require added security on the Contract if the permit any insurance proceeds to be used to repair or replace the Property.
- If the insurance proceeds do set cover the amounts you set goes us, you will pay the difference.
- You will keep this insurance until all debts secured by this Contract are paid.

If was do not buy, mentain, and wange to save as named as loss payee, as agreed above, you unterstand and arree:

- We may surchase insurance to protect your and our interest in the Property.
- The insurance who buy may be from an agent or company you may not choose.
- The insurance will not cover your equity in the Property.
- The premium we pay may be substantially higher than the premium you might be required to pay for the insurance you have agreed to buy on this Contract.

Optional Gap Waiver (Debt Cancellation). In the event of theft or damage to the Vehicle that results in a total loss, there may be a gap between the amount due under the terms of the Contract and the proceeds of your insurance settlement and deductibles. You are liable for this difference. You have the option of purchasing Optional Gap Waiver (Debt Cancellation) to cover the gap liability, subject to any conditions and exclusions in the Optional Gap Waiver (Debt Cancellation) agreements.

## Notices

NOTICE. ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE DEBTOR COULD ASSERT AGAINST THE SELLER OF GOODS OR SERVICES OBTAINED PURSUANT HERETO OR WITH THE PROCEEDS HEREOF. RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE DEBTOR HEREUNDER.

If you are buying a used vehicle: The information you see on the window form for this vehicle is part of this contract. Information on the window form overrides any contrary provisions in the contract of sale.

Sí compra un vehículo usado: La información que ve adherida en la ventanilla forma parte de éste contrato. La información contenida en el formulario de la ventanilla prevalece por sobre toda otra disposición en contrario incluida en el contrato de compraventa.

RSSIMVLFLZPA 10/10/2015

By signing below, you agree to the terms of this Contract.

Page 5 of 7 Exhibit A

by the designated custodian

Summary Notice - Prepayment, Rebate, Reinstatement and Statement of Account. You may prepay all or part of the amount you owe under this Contract at any time without penalty. If you prepay, you will only pay finance charges that are earned but unpaid and all other amounts due up to the date of prepayment. Payments we receive for any unearned finance charges will be "rebated to vou. If you break the terms of this Contract we may take back the vehicle (Property). We may, at our option, allow you to get the Property back before we sell it and continue under this Contract (reinstate). If we allow you to reinstate this aContractation must pay us all past due amounts, late charges and any costs we incurred in retaking the vehicle to the extent allowed by law. At your request, we will provide you with a statement of account with important information about your payment history and amounts owing.

🗵 Electronic Signature Acknowledgment. You agree that (i) you viewed and read this entire Contract before signing it, (ii) you signed this Contract with one or more electronic signatures, (iii) you intend to enter into this Contract and your electronic signature has the same effect as your written ink signature, (iv) you received a paper copy of this Contract after it was signed, and (v) the authoritative copy of this Contract shall reside in a document management system held by Seller in the ordinary course of business. You understand that Seller may transfer this Contract to another company in the electronic form or as a paper version of that electronic form which would then become the authoritative copy. Seller or that other company may enforce this Contract in the electronic form or as a paper version of that electronic form. You may enforce the paper version of the Contract copy that you received.

## Signature Notices

The Annual Percentage Rate may be negotiable with the Seller. The Seller may assign this Contract and retain its... right to receive a part of the Finance Charge.

Now authorize us to obtain information about you and the Property you are buying from the state motor vehicle department or other motor vehicle registration authorized

Signatures		
	entire agreement is stataines in this Contract. Th	
	rang this Coresoct. Any change to this Contract r	nust
be in writing and signed by you an	d us.	
mark (http://www.imagegitt/s/priv)	06/12/2020	
By: Amanda Leigh Rodger	rs	Date
mark (http://www.imagepdf.ebm.)		
N/A	N/A	
By:		Dat
mark (http://www.imagepdf.com/)		
N/A	N/A	
1		Date

NOTICE TO BUYER. Do not sign this contract in blank. You are entitled to an exact copy of the contract you sign. Keep it to protect your legal rights. Any holder of this consumer credit contract is subject to all claims and defenses which the buyer could assert against the seller of goods or services obtained pursuant hereto or with the proceeds hereof. Recovery hereunder by the buyer shall not exceed amounts paid by the buyer hereunder.

Buyer

06/12/2020 By: Amanda Leigh Rodgers Date

IN/A		JW/A
Ву:		Date
N/A		МW
By:		Date
Seller		
NEL CO		
By:		06/12/2020 Date
CARVANA, LLC	·	

By signing below, you acknowledge that you received a completely filled in copy of this Contract and that you had the opportunity to read and review the Contract before you signed it.

Buyer

06/12/2020 By: Amanda Leigh Rodgers Date

N/A Bv: Date

N/A N/A Bv: Date

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	Fxhibit A	2/01/23 Entered 02/01/23-16-18-51v or Deschoritative Copy held Page 6 of 7 by the designated custodian
Derno Waterma	Transfer. This Contract and Security Agreement is transferred to	
	the Transferee, phone $N/A$ . This transfer is made under the terms of a separate agreement made between the Seller and Transferee.	
Demo Waterma	CHECK/WWW.INDEGEDIT.COMP)  This Transfer is made  with legal liability.  without legal liability.	
	Seller	
Demo Waterma	: (http://www.imagepdf.com/)	
	N/A By: Date	
Demo Waterma	k (Mtp://www.imagepdf.com/)	
Demo Watermai	k (http://www.imagepdf.com/)	
Demo Waterma	k (http://www.imagepdf.com/)	
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Demo Waterma	k (http://www.imagepdf.com/)	
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Demo Watermai	k (http://www.imagopidf.skm)	
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		ONS SECURED BY A DWELLING  Page 6 of 6

Exhibit A

Office: 602.852.6604

Fax:

Email: legal@carvana.com

September 20, 2021

To Whom It May Concern,

Paul Bains

This letter shall serve as a formal notice that Bridgecrest Credit Company, LLC is a servicer of Carvana accounts and, in that capacity, is an agent of Carvana, LLC.

If you have any questions, please contact me at the email address or phone number above.

Sincerely,

Name:

Title: General Counsel, Vice President, and Secretary